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APPLICATION NO.	FILING DATE		FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
09/702,644	702,644 10/31/2000		Fred S. Cook	1455	1072	
28004	7590	06/02/2006		EXAMINER		
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6391 SPRIN' KSOPHT010			ART UNIT	PAPER NUMBER		
		KS 66251-2100	2618			
				DATE MAILED: 06/02/2006		

Please find below and/or attached an Office communication concerning this application or proceeding.

			Application	ı No.	Applicant(s)				
Office Action Summary			09/702,644		COOK, FRED S.				
			Examiner		Art Unit				
			Eugene Yu	1	2618				
Period fo	The MAILING DATE of this commu or Reply	nication app	ears on the	ver sheet with the c	orrespondence ac	idress			
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Status									
1) 又	Responsive to communication(s) fil	ed on 10 Ap	oril 2006.						
·			action is no	n-final.					
3)□	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is								
	closed in accordance with the pract	tice under <i>E</i>	x parte Qua	yle, 1935 C.D. 11, 45	3 O.G. 213.				
Dispositi	on of Claims					,			
4)⊠	Claim(s) 1-35 is/are pending in the	application.							
	4a) Of the above claim(s) is/are withdrawn from consideration.								
5)[Claim(s) is/are allowed.								
6)⊠	Claim(s) <u>1-35</u> is/are rejected.								
7)	Claim(s) is/are objected to.								
8)[Claim(s) are subject to restri	ction and/or	election red	juirement.					
Applicati	on Papers								
9)[The specification is objected to by the	ne Examiner	r.						
10)🛛	The drawing(s) filed on <u>31 October :</u>	2000 is/are:	a) accep	ted or b) objected	to by the Examin	er.			
	Applicant may not request that any object	ection to the d	drawing(s) be	held in abeyance. See	37 CFR 1.85(a).				
	Replacement drawing sheet(s) including	g the correction	on is required	if the drawing(s) is obj	ected to. See 37 Cl	FR 1.121(d).			
11)	The oath or declaration is objected t	o by the Exa	aminer. Note	the attached Office	Action or form P7	ГО-152.			
Priority u	ınder 35 U.S.C. § 119								
	Acknowledgment is made of a claim All b) Some * c) None of: 1. Certified copies of the priority 2. Certified copies of the priority	documents	s have been	received.	, , , ,				
	3. Copies of the certified copies application from the Internation	of the priori	ity documen	ts have been receive		Stage			
* S	ee the attached detailed Office action	on for a list o	of the certifie	ed copies not receive	d.				
Attachmen	Ne)								
	e of References Cited (PTO-892)		Δ) Interview Summary	(PTO-413)				
2) 🔲 Notic	e of Draftsperson's Patent Drawing Review (I			Paper No(s)/Mail Da	te				
	nation Disclosure Statement(s) (PTO-1449 or r No(s)/Mail Date	r PTO/SB/08)) Notice of Informal Pa) Other:	atent Application (PTC)-152)			

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DETAILED ACTION

Continued Examination Under 37 CFR 1.114

1. A request for continued examination under 37 CFR 1.114, including the fee set forth in 37 CFR 1.17(e), was filed in this application after final rejection. Since this application is eligible for continued examination under 37 CFR 1.114, and the fee set forth in 37 CFR 1.17(e) has been timely paid, the finality of the previous Office action has been withdrawn pursuant to 37 CFR 1.114. Applicant's submission filed on 4/10/2006 has been entered.

Claim Rejections - 35 USC § 103

- 2. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 3. Claims 1-6, 9-23, and 26-35 are rejected under 35 U.S.C. 103(a) as being unpatentable over McConnell et al. (US 6,970,719) in view of Phillips et al. (US 5,870,459).

Referring to Claim 1, McConnell teaches a communication system for providing temporary wireless telephone numbers (see col. 21, lines 4-10), the system comprising:

a first switching system configured to automatically receive a registration request from a wireless call device when the wireless call device in powered on, process the registration request to generate a registration message (see col. 17, lines 27-46).

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McConnell does not teach the wireless call device originally without an assigned telephone number. Phillips teaches the wireless call device originally without an assigned telephone number (see col. 14, lines 6-11), and

a service control point configured to receive the registration message, process the registration message to automatically assign a temporary wireless number to the end user wireless call device and generate and provide a registration response message to the first switching system that includes the temporary wireless number (see col. 15, lines 26-31 and col. 14, lines 11-15). Therefore, it would have been obvious to one of ordinary skill in the art at the time the invention was made to provide the teachings of Phillips to said system of McConnell in order to expedite the process of registering a call device.

Claim 18 has similar limitations as Claim 1.

Referring to Claims 2 and 19, Phillips also teaches wherein subsequent to receiving the registration response message from the service control point, the first switching system is configured to receive a call request from the wireless call device and process the call request to complete a call to a called number (see col. 14, lines 30-36).

Referring to Claims 3 and 20, Phillips also teaches the service control point configured to process the registration message to validate the wireless call device (see col. 15, lines 26-29).

Referring to Claims 4 and 21, Phillips also teaches the service control point configured to process the registration message to generate and provide a first query

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message that includes a request for the temporary wireless telephone number (see col. 15, lines 23-26).

Referring to Claims 5 and 22, Phillips also teaches a second switching system configured to receive the first query message, process the first query message to generate a second query message that includes the request for the temporary wireless telephone number, and process a first response message to generate a second response message for the service control point that includes the temporary wireless telephone number (see col. 15, lines 23-26); and

a wireless telephone number server configured to receive the second query message from the second switching system and process the second query message to select the temporary wireless telephone number from a pool of temporary wireless telephone numbers and generate and provide the first response message to the second switching system (see col. 15, lines 26-31).

Referring to Claims 6 and 23, Phillips also teaches the service control point configured to process the second response message to associate the temporary wireless telephone number with the wireless call device and generate and provide the registration response message to the first switching system (see col. 15, lines 26-31).

Referring to Claims 9 and 26, Phillips also teaches the first switching system configured to receive a call request from the wireless call device and process the call request to generate a third query message that includes a request for call handling information and the service control point is configured to receive the third query message and process the third query message to generate and provide the call

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handling information to the first switching system, wherein the call handling information includes instructions to route the call request to a called number (see col. 14, lines 23-36).

Referring to Claims 10 and 27, Phillips also teaches automatically releasing the temporary wireless number back into the pool of temporary wireless numbers after a predetermined period of time (see col. 14, lines 6-11).

Referring to Claims 11 and 28, Phillips also teaches the predetermined period of time as one day (see col. 14, lines 11-15).

Referring to Claims 12 and 29, Phillips also teaches the predetermined period of time as one week (see col. 14, lines 11-15).

Referring to Claims 13 and 30, Phillips also teaches the predetermined period of time as one month (see col. 14, lines 11-15).

Referring to Claims 14 and 31, Phillips also teaches the voice response unit configured to receive the call request from the wireless call device and process the fourth call request to generate a first release message for the service control point and the service control point is configured to process the first release message to generate a second release message for the second switching system and the second switching system is configured to process the second release message to generate a third release message for the wireless telephone number server and the wireless telephone number server configured to release the temporary wireless telephone number back into the pool of temporary wireless telephone numbers (see col. 16, lines 39-60).

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Referring to Claims 15 and 32, Phillips also teaches the service control point configured to generate and provide the second release message in response to an expiration of the predetermined period of time (see col. 16, lines 28-38).

Referring to Claims 16 and 33, Phillips also teaches the service control point configured to generate and provide billing information to the voice response unit and the voice response unit is configured to provide the billing information to the user of the wireless call device in response to the call request from the wireless call device (see col. 15, lines 16-20).

Referring to Claims 17 and 34, Phillips also teaches the voice response unit configured to receive a sixth call request form the wireless call device and process the sixth call request to generate a request message for the service control point that includes a request for an extension of the predetermined period of time and the service control point is configured to process the request message to extend the predetermined period of time (see col. 21, lines 66-67 and col. 22, lines 1-6).

Referring to Claim 35, McConnell teaches a communication system for providing temporary wireless telephone numbers (see col. 21, lines 4-10), the system comprising:

a first switching system configured to automatically receive a registration request from a wireless call device when the wireless device dials an access number, process the registration request to generate a registration message (see col. 27, lines 13-27), and a service control point configured to receive the registration message, including the dialed number, and process the registration message (see col. 27, lines 25-32).

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McConnell does not teach the wireless call device originally without an assigned telephone number. Phillips teaches the wireless call device originally without an assigned telephone number (see col. 14, lines 6-11), and

a service control point configured to receive the registration message, process the registration message to automatically assign a temporary wireless number to the end user wireless call device and generate and provide a registration response message to the first switching system that includes the temporary wireless number (see col. 15, lines 26-31 and col. 14, lines 11-15). Therefore, it would have been obvious to one of ordinary skill in the art at the time the invention was made to provide the teachings of Phillips to said system of McConnell in order to expedite the process of registering a call device.

4. Claims 7, 8, 24, and 25 are rejected under 35 U.S.C. 103(a) as being unpatentable over Phillips in view of Alho (EP 0986237).

Referring to Claims 7 and 24, Phillips does not teach the service control point configured to generate and provide a context message that includes the temporary wireless telephone number. Alho teaches the service control point configured to generate and provide a context message that includes the temporary wireless telephone number (see pg. 9, lines 1-10). Therefore, it would have been obvious to one of ordinary skill in the art at the time the invention was made to provide the teachings of Alho to said system of Phillips in order to make the temporary wireless number registration process more user friendly.

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Referring to Claims 8 and 25, Alho also teaches a voice response unit configured to receive the context message and a call request from the wireless call device and process the call request to provide the temporary wireless phone number to a user of the wireless call device (see pg. 4, lines 38-58 and pg. 9, lines 1-10).

Response to Arguments

5. Applicant's arguments with respect to claims 1-35 have been considered but are moot in view of the new ground(s) of rejection.

Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Eugene Yun whose telephone number is (571) 272-7860. The examiner can normally be reached on 9:00am-6:00pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Matthew D. Anderson can be reached on (571)272-4177. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

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Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

Eugene Yun Examiner Art Unit 2618

EY

Matthew D. Anderson Supervisory Patent Examiner